STATUTES

Made at Westminster, Anno 35 Hen. VIII. and A. D. 1543.

CAP. VI.

The Bill for the better Appearance in the Nisi prius.

The first four sections are not considered applicable.

V. And for a more speedy Trial of Issues to be tried by the Verdict of twelve men, hereafter to be had.

VI. Be it further enacted by the Authority aforesaid, That in every such Writ of Habeas Corpora, or Distringas, with a Nisi prius, where a full Jury shall not appear before the Justices of Assises or Nisi prius, or else after Appearance of a full Jury, by challenge of any of the Parties, the Jury is like to remain untaken for default of Jurors, that then the same Justices, upon request made by the Party Plaintiff or Defendant, shall have authority by virtue of this Act to command the Sheriff, or other Minister or Ministers, to whom the making of the said Return shall appeartain, to name and appoint, as often as need shall require, so many of such other able persons of the said County then present at the said Assises or Nisi prius, as shall make up a full Jury; which persons so to be named and impanelled by such Sheriff, or other Minister or Ministers, shall be added to the former Panel, and their Names annexed to the same.

VII. And that every of the parties shall and may have his or their Challenge to the Jurors so named, added, and annexed to the said former Panel by the said Sheriff, or other Minister or Ministers, in such wise as if they had been impanelled upon the Venire facias awarded to try the said Issue; (2) and that the said Justices shall and may proceed to the trial of every such Issue with those persons that were before impanelled and returned, *and with those newly added and annexed to the 364 said former Panel by virtue of this Act, in such wise as they might or ought to have done, if all the said Jurors had been returned upon the Writ of Venire facias, awarded to try the said Issue.

VIII. And that all and every such Trial had after the first